

# BULGARS FORM JUNCTION WITH TEUTONS IN SERBIA

**FINAL**  
EDITION

**The**

**Evening**

**World.**

WEATHER—Fair to night and Thursday; cooler.

**FINAL**  
EDITION

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## BREITUNG BACK, GIVES \$25,000 BAIL; MAKES NO DENIAL OF BOMB PLOT CHARGE

### SERBIAN NATION IN PERIL OF COMPLETE SUBJECTION; ALLIES SEND AID TOO LATE

Montenegro Is Also Being Overrun by the Austro-Germans and Sends Appeal to Italy—French Defeat Bulgars in the South.

BERLIN, Oct. 27 (via London).—Direct connection between the Austro-German forces in Serbia and the Bulgarian army of Gen. Boyadjeff has been established on the Danube River to the east of Brza Palanka, according to the official announcement given out to-day by the German Army Headquarters Staff.

Brza Palanka is about fifteen miles south and east of the Austro-Hungarian border. The Bulgarians penetrated Serbian territory in a northerly direction for a distance of twenty miles.

LONDON, Oct. 27.—Reports from Salonica that the French troops have driven the Bulgarians from the southern front in Serbia have not served to relieve the Serbian troops in the north from the plight described yesterday by Lord Lansdowne as extremely critical.

It is now believed something in the nature of a miracle will be necessary to save the Serbian army north of Nish.

Lord Lansdowne's exposition of the Macedonian campaign in the House of Lords is regarded as an indication that the assistance the allies have been able to offer Serbia is not sufficient to meet her needs.

The appeal of the Serbian Premier to England "to do everything you can to ensure your troops reaching us as soon as possible" intimates the resistance of the Serbians is nearing its last stage.

To this appeal from Serbia is added to-day an appeal from the ruler of Montenegro to his son-in-law, the King of Italy, for aid in repelling the Austro-Germans. It would appear from these appeals that this little Balkan State is as near subjection as its neighbor and ally.

Analysis of the situation in regard to the Belgrade-Nish-Salonica railroad shows that the Germans command the first fifty miles from Belgrade, the Serbians the next 150, the Bulgarians the next 100 and the French the last fifty miles to the Greek frontier.

### TEUTONS SWEEP ON IN SERBIA SOUTH OF DANUBE RIVER.

VIENNA (via Berlin and London), Oct. 27.—Austro-German troops have

### GERMAN AVIATOR BRINGS DOWN FIFTH AIRSHIP

Feat of Lieut. Ingelmann Officially Reported by Berlin—Two Other Airships Wrecked.

BERLIN (via London), Oct. 27.—Following is the report given out to-day by the Berlin War Office:

"In an aerial combat Lieut. Ingelmann shot down his fifth enemy aeroplane. It was a French biplane carrying British officers, who were taken prisoner. Two other enemy aeroplanes were brought down behind the lines of the enemy. One of them was destroyed completely by our artillery. The other fell at a point north of Bouchez.

"After the explosion of a French mine on the Lille-Arras road an important engagement developed, which went in our favor.

"Northeast of Massiges (in the Champagne) the French during an attack with hand grenades penetrated one of our advance trenches in one small point. They were driven out during the evening."

### NOTED GOLFER WHOSE RELEASE IS SOUGHT FROM SANITARIUM



FREDERICK HERRESHOFF.

### COURT ASKED TO FREE HERRESHOFF FROM SANITARIUM

Habeas Corpus Writ Asked on Ground That Noted Golfer Is Illegally Detained.

(Special to The Evening World.) PHILADELPHIA, Oct. 27.—A petition for a writ of habeas corpus to show cause why Frederick Herreshoff, golf player and son of a prominent New York family, is "being illegally held and deprived of his liberty in a sanitarium at Gladwin, Montgomery County," has been allowed by Judge Patterson and will be argued as soon as Mr. Herreshoff's impaired nerves will permit his appearance in court.

Although Judge Patterson allowed the petition a week ago and set last Friday for the hearing, this move to gain freedom for Mr. Herreshoff did not become known until to-day. At the same time it was stated that the young man fled here from New York to escape being committed to an institution at Hastings-on-the-Hudson at the instance of his father, J. R. Francis Herreshoff, millionaire chemist.

Instead of eluding his father, Herreshoff, friends say, became embroiled in an experience which landed him in Moyamensing Prison, where he remained a day.

Young Herreshoff was here several days before his father learned of his whereabouts. Then the elder Herreshoff took steps to stop him from having the glorious time that marked the young man's life in New York. He was found celebrating in a Broad Street cafe, arrested and sent to prison in a van filled with petty thieves. After a night in a cell the young man was taken into court and committed to the Gladwin Sanitarium.

The imprisonment of Herreshoff occurred on Oct. 12, but his friends managed to keep it quiet until to-day. At the same time it was learned that the golfer's wife and father had previously petitioned the Supreme Court of New York, charging that "Freddie" was "threatening and abusive" as a result of an over-indulgence in stimulants.

"Freddie" Herreshoff is well known in prominent club and society sporting circles in this city. He is a member of the Racquet Club and is an ardent sportsman. Few amateur golfers in the United States are better known than Herreshoff. He is a close friend and companion of Jerry Travers, the national open golf champion on the

### MORGAN TESTIFIES HE DIDN'T KNOW OF "L" SLUSH FUND

Banker Admits to Legislators Protest Was Made Against Third Track Contract.

PUT IT UP TO SHONTS.

Stevens's Bid Was Not Accepted, but Gillespie Got Work on Same Terms.

J. P. Morgan, a cheerful and willing witness before the Thompson Legislative Committee investigating the Public Service Commission, threw a little light to-day on the trail of the suspected "yellow dog" fund in connection with Interborough Rapid Transit contracts for third tracking the Manhattan elevated lines.

While he did not know of any such fund, he told of two former directors of the company—Gardner M. Lane of Boston, now dead, and William A. Reed—calling on him to protest against the proposition of President Shonts to award the contract to John P. Stevens on terms which they considered extravagant.

"I recollect Mr. Lane and Mr. Reed calling on me some time in the summer of 1913," said Mr. Morgan. "I was not a director or officer of the company, but as purchasers of some \$100,000,000 of bonds for the new subway and third tracking of elevated lines, we were deeply interested in their success. Mr. Lane and Mr. Reed said they could not approve of the contract as proposed, that they considered it an extravagant contract for the company and that they could not convince Mr. Shonts. They said it would make the Interborough pay too much money and they felt the work could be supervised by the company's own engineers as well as by Stevens."

MORGAN ACCEPTED THE STATEMENT OF SHONTS. "I sent for Mr. Shonts to come and see me and told him what the two directors had said. I said that I wished nothing to be done that would hurt the credit of the company or interfere with the sale of the bonds to the public. I said to him: 'I want you to assure me that this contract is on the same terms as any other contracts, and quoted a favorite remark of Mr. Shonts's that where quality and price were equal friendship began. Mr. Shonts gave me his assurance that it was right and I accepted his statement.'"

Mr. Morgan could not recollect details of the conversations nor whether any specific charges were made by the two protesting directors. He could not recall whether Mr. Lane mentioned anything about suspicion of collusion or a secret fund to discharge certain company obligations. Nor did the witness know that after Stevens was turned down, the contract was given to Gillespie.

"Did you ever hear that a fund had been expended by the Interborough Company in connection with bringing about the dual subway contracts that could not appear on the books?" was asked by Deputy Attorney General Lewis, counsel to the committee.

"No, sir, I never heard of that," said Mr. Morgan. "I think that Mr. Lane said, 'I don't like this thing and I don't want it to go on.'"

### Nephew of Banker Held Here On German Bomb Plot Charge



MAX BREITLING

### 1916 CITY BUDGET IS NOW HELD UP BY INJUNCTIONS

Mayor Mitchel and Members of Board of Estimate Are Served To-Day.

Mayor Mitchel and the members of the Board of Estimate are this afternoon being served with complaints in two injunction applications which threaten to tie up indefinitely the 1916 tentative city budget of over \$210,000,000. Both injunctions are being applied for by the United Real Estate Owners' Association.

The first injunction seeks to restrain the Mayor and his colleagues from providing for the new direct estate tax of \$13,975,920. The real estate organization contends that the new State direct tax is unconstitutional.

The complaint sets forth that "said defendants severally and jointly as members of the Board of Estimate and Apportionment have no right or authority to take action, such as they give out, or vow and threaten to perform, as set forth in paragraph four of this complaint by reason of said Chapter 529 of the Laws of 1915, being void and unconstitutional and contrary to Section 24 of Article 3 of the Constitution of the State of New York in that the object for which the first part of the tax, purported to be imposed by said act, is to be applied, is not set forth in said act, and void, unconstitutional."

The complaint charges further that if the Board of Estimate acts favorably on the adoption of the direct State tax it will "cause sales of tax liens for unpaid taxes imposed under the law of 1915 to take place and the pretended titles under said sales to come into the hands of many innocent persons."

The second injunction will restrain the Board of Estimate from including the following items in the 1916 Budget: "Salaries for employees for whom

the city has no work, admitted by the Board of Estimate, but are kept on the payroll so as to entitle them to pensions on the expiration of the next two years."

In explaining this section of the complaint, Stewart Browne, President of the Real Estate Association, says:

"Men who are paid three times more than they are worth are carried along on the payroll simply on the plea that they are going to be married, are married and have four or five children or paying off mortgages on their homes. How about the poor taxpayers with four or five hungry mouths to feed, we ask? Comptroller Frendergast is the only courageous man in the Board of Estimate. The others ought to be driven out of office."

The other counts in the complaint on which the injunction is to be applied are that:

"Individual salaries paid in the Fire Department aggregate \$229,120 in excess of the maximum provided for by the City Charter.

"Individual salaries paid in the Police Department aggregate \$312,500 in excess of the maximum provided for by the City Charter.

"Individual salaries paid by the Health Department aggregate \$2,250 in excess of the maximum provided for by the City Charter.

"Individual salaries paid in the Board of Assessors aggregate \$6,000 in excess of the maximum provided for by the City Charter.

"The City College of New York, \$200,000 in excess of the maximum of \$175,000 provided for by the City Charter.

"Hunter College, \$400,000 in excess of the maximum of \$300,000 provided for by the City Charter.

"The Board of Estimate are trustees of the property and funds of the city of New York to the full extent, and they are subject to all the duties and responsibilities imposed by law on trustees, and the taxpayers, under the City Charter, are the beneficiaries under the said trust, and the duties and responsibilities may be enforced by them."

The announcement of the proposed carrying of the 1916 budget into court has created a sensation in the City Hall. Just what effect a court tie-up will have on the city finances is problematical.

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### FIFTH OF THE MEN ACCUSED IN BIG GERMAN CONSPIRACY SURRENDERS, BUT IS SILENT

Secret Service Men Investigate Fay's Story of \$500,000 Bribe Offered Captain of Copper Loaded Vessel to Divert Cargo to Germany.

### ONE OF THE FIVE ACCUSED MAY TURN ON COLLEAGUES

Max Breitling, nephew and associate of Edward N. Breitling, millionaire banker and ship owner, accused of conspiracy with Lieut. Fay, Walter L. Scholz, Dr. Herbert Kienle and Paul Daesche to destroy American munition ships and munition plants, walked into the office of the United States Attorney to-day and surrendered. He was allowed to go on \$25,000 bail.

The statement of Fay, who declares he is an officer in the Prussian army, that he was willing to pay \$500,000 to any one who would induce the captain of a Russian ship loaded with copper to let ship and cargo be captured by Germans at sea, is regarded as indicating the wide scope of the plot in which it is believed Fay and the others are mere pawns.

### MISS BENHAM NAMED SOCIAL SECRETARY AT WHITE HOUSE

Successor to Miss Isabelle Hagner Is a Daughter of Late Rear Admiral.

WASHINGTON, Oct. 27.—The White House has a new social secretary. Miss Edith Wallace Benham, daughter of the late Rear-Admiral Benham, to-day was appointed to take care of the social duties at the Executive Mansion.

A few days ago when Miss Benham was appointed secretary to Mrs. Gall, the President's fiancée, it was understood that the next appointment would be a social secretary at the White House, Miss Benham succeeds Miss Isabelle Hagner.

### AMERICANS CAPTURED WITH LADY RALPH PAGET

Sanitary Engineers Reported to Have Been Made Prisoners by Bulgarians at Uskub.

WASHINGTON, Oct. 27.—A number of American sanitary engineers stationed at Uskub, Serbia, are believed to have been captured with Lady Ralph Paget of England by the Bulgarians.

They are Doctors Edward Steuart, Ralph W. Mendelson, Stanley Osborn, Theodore R. Schoonmaker, Ralph D. Bates, E. H. Magoon, Charles E. Fox, G. W. Bakeman, Elliott H. Gage, Charles E. Buck and Hobart Brink. Authorities here do not believe they are in any danger.

Asquith Able to Sit in Cabinet Again. LONDON, Oct. 27.—Premier Asquith has so far recovered that he presided at this afternoon's Cabinet session.

Max Breitling stole into New York alone this forenoon, though it was said that detectives were waiting at Albany to take him into custody. The first news of him came when William M. Parke of Stanchfield & Levy telephoned to Assistant United States Attorney Roger B. Wood that young Breitling was in the Stanchfield law office, awaiting his order. A few minutes later the young man and his lawyer appeared in the office of Mr. Marshall. The traveler looked dusty and tired, but he smiled when he was asked how he got into New York.

"By advice of counsel I can say nothing," he declared with a strong foreign accent.

"He got off the train at One Hundred and Twenty-fifth Street, and took a taxicab straight to our office," said Mr. Parke.

Max Breitling is secretary and treasurer of the Oil Well Device Company, which has its offices with the rest of the Breitling corporations at No. 11 Pine Street. Edward N. Breitling is President of nephew Max's company. The young man accused in the German bomb plot tall and fair, of muscular appearance and alert, military carriage.

Breitling went to the room of United States Commissioner Houghton with the lawyers. Secret Service Chief William J. Flynn made the charge of conspiracy. Breitling smiling confidently as he heard the complaint read. He said nothing. Mr. Parke denied his guilt and asked for an examination. The Commission named 1 P. M. Nov. 4, when the others accused will be heard, and held Breitling in \$25,000.

An agent of the National Surety Company gave bond, and the party left court. Breitling still smiled. He repeated that he would not say a word. LAYMAN MAY INDUCE SCHOLZ TO TELL ALL.

Possibly Walter L. Scholz, said to be the brother-in-law of Lieut. Robert Fay, may turn people's evidence against those accused with him for conspiracy to dynamite ships and plants. That was suggested to-day by Abraham Snyder, of No. 256 Broadway, assigned by the Court to act for Scholz.

"I shall not try to get my client out on bail," said the lawyer. "If he were released he would be rearrested. They have made a doormat of him. He was nothing but a lackey for Fay, carrying